

From: [Barbara Aldridge](#)
To: [Barbara Nann](#)
Subject: Re: Gulfco - Q on Sequa
Date: 01/04/2010 01:47 PM

BN

In the UAO, you have: "28. Respondent Sequa Corporation is a corporation incorporated in the state of Delaware.

Sequa Corporation is the parent company to Chromalloy American Corporation, who is a past owner of the Site."

In your fact sheet, you say Sequa is the **successor** to Chromalloy. The financial assurance letter from Sequa calls Chromalloy its subsidiary.

So should we continue to use "parent" to describe Sequa?

Barbara J. Aldridge, Enforcement Officer
U. S. EPA, Region 6, Superfund Division
Enforcement Assessment Section, 6SF-TE
aldridge.barbara@epa.gov
Phone (214) 665-2712
Fax (214) 665-6660

Confidentiality Warning: This e-mail may be privileged and/or confidential and the sender does not waive any related rights and obligations. It is intended for the named recipient(s) only. Any distribution, use or copying of this e-mail or the information it contains by other than an intended recipient is unauthorized. If you received this e-mail in error, please advise me (by return e-mail or otherwise) immediately and do not duplicate it or disclose its contents to anyone.

▼ [Gulfco](#)

Gulfco

Barbara Nann to: Barbara Aldridge

12/22/2009
03:06 PM

[attachment "UAO Removal Analysis.doc" deleted by Barbara Aldridge/R6/USEPA/US]

Barbara A. Nann
Assistant Regional Counsel
EPA Region 6 (6RC-S)
1445 Ross Avenue
Dallas, TX 75202
phone: (214) 665-2157
fax: (214) 665-6460

nann.barbara@epa.gov